Document 18

Filed 08/25/2008

Page 1 of 3

TO:

Mail Stop 8
Director of the U.S. Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court

Central District of California on the following

Patents or

Grademarks:

	,		
DOCKET NO. DATE FILED SACV07-1194 AG (RNBx)		U.S. DISTRICT COURT Central District of California	
PLAINTIFF		DEFENDANT	
OAKLEY, INC., a Washington corporation		UNDER ARMOR, INC., a Maryland corporation and EYEKING, LLC, a New York ited Liability Corporation	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PA	TENT OR TREDEMARK
1 5,387,949	2/7/1995	Oakley, Inc.	TISTR P
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In the above—entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY		
<u></u>	G Amendmen	G Answer G Cross Bill G Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
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In the above—entitled case,	the following decision has been rendered or jud	Igement issued:
DECISION/JUDGEMENT		1 4235
Order		OCT 1 7 2001
		037
CLERK	(BY) DEPUTY CLERK	DATE
SHERRI R. CARTER	L WAGERS	8-25-08
		17

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

Joint Stipulation for DismissalDOCSOC/1271205v1/100872-0001DOCSOC/1271298v1/100872-0001

1 2

IT IS HEREBY ORDERED, ADJUDICATED, AND DECREED:

That all claims of Oakley are dismissed with prejudice. Defendants' affirmative defenses are dismissed as being moot.

IT IS HEREBY ORDERED.

DATED: March 10, 2008

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Andrew J. Guilford, Judge, U.S. District Court